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3 UNITED STATES DISTRICT COURT

4 EASTERN DISTRICT OF WASHINGTON

5 JOSE GUADALUPE PEREZ-FARIAS, ) NO. CV-05-3061-RHW  
6 et al., )  
7 Plaintiffs, ) ERRATA TO JULY 21, 2008  
8 vs. ) REPORT AND RECOMMENDATION  
9 GLOBAL HORIZONS, INC., et )  
10 al., )  
11 Defendants. )  
12 \_\_\_\_\_

13 On July 21, 2008, the undersigned entered a report and  
14 recommendation in the above captioned matter. (Ct. Rec. 913). On  
15 page seven of the report and recommendation it states that, with  
16 respect to Global's "other" assets on its 2005 federal income tax  
17 return, Global "did not furnish the appropriate schedules from the  
18 income tax return to the Court for explanation." (Ct. Rec. 913 at  
19 7). However, the Court did receive, via facsimile on July 16,  
20 2008, additional schedules referred to in Global's 2005 federal  
21 income tax return which defined the "other" assets. The receipt  
22 of these additional schedules does not change this judicial  
officer's ultimate recommendation as reported on July 21, 2008.

23 DATED this 22<sup>nd</sup> day of July, 2008.

24 \_\_\_\_\_  
25 *S/James P. Hutton*  
26 JAMES P. HUTTON  
27 UNITED STATES MAGISTRATE JUDGE  
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